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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/666,430	09/21/2000	Delphine Gabrielle Josette Rea	4205.1US	6289	
	75	90 05/21/2003				
	Allen C Turner Trask Britt & Rossa P O Box 2550			EXAMI	EXAMINER EWOLDT, GERALD R	
				EWOLDT, G		
	Salt Lake City,	UT 84110		ART UNIT	PAPER NUMBER	
				1644 DATE MAILED: 05/21/2003	17	

Please find below and/or attached an Office communication concerning this application or proceeding.



## Office Action Summary

Application No. 09/666,430

Applicant(s)

Rea et al.

Examiner

G.R. Ewoldt

Art Unit 1644



The MAILING DATE of this c	communication appears on the cover	sheet with the corre	spondence address		
Period for Reply					
A SHORTENED STATUTORY PERIO THE MAILING DATE OF THIS COMI Extensions of time may be evailable under the prov	MUNICATION.	<del></del>			
mailing date of this communication.  If the period for reply specified above is less than the lift NO period for reply is specified above, the maximum Failure to reply within the set or extended period for Any reply received by the Office later than three meanned patent term adjustment. See 37 CFR 1.704	num statutory period will apply and will expire SIX or reply will, by statute, cause the application to be conths after the mailing date of this communication	(6) MONTHS from the maili ecome ABANDONED (35 U.	ling date of this communication. .S.C. § 133).		
Status	•				
1) 🗓 Responsive to communication	(s) filed on <i>Mar 18, 2003</i>		·		
2a) ☐ This action is <b>FINAL</b> .	2b) 💢 This action is non-fir	nal.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.					
Disposition of Claims					
4) 💢 Claim(s) <u>1, 5, 6, 9-15, 28, 29</u>	), and 37-39	is/ar	e pending in the application.		
4a) Of the above, claim(s)		is/a	re withdrawn from consideration.		
5) Claim(s)			is/are allowed.		
	9, and 37-39		is/are rejected.		
7) Claim(s)			is/are objected to.		
8)					
Application Papers					
9) The specification is objected t	to by the Examiner.				
10)☐ The drawing(s) filed on	ed to by the Examiner.				
Applicant may not request that	t any objection to the drawing(s) be	held in abeyance. Se	эе 37 CFR 1.85(a).		
			b) $\square$ disapproved by the Examiner.		
If approved, corrected drawing	gs are required in reply to this Office	action.			
12) The oath or declaration is obje	ected to by the Examiner.				
Priority under 35 U.S.C. §§ 119 and	120				
13) Acknowledgement is made of	a claim for foreign priority under	35 U.S.C. § 119(a	)-(d) or (f).		
a) □ All b) □ Some* c) □ N	ione of:				
1. Certified copies of the p	riority documents have been recei	ved.			
2. Certified copies of the p	riority documents have been recei	ved in Application I	No		
application from	opies of the priority documents ha the International Bureau (PCT Rule	e 17.2(a)).	n this National Stage		
	action for a list of the certified co				
	f a claim for domestic priority unde				
	in language provisional application		· · · · · · · · · · · · · · · · · · ·		
	f a claim for domestic priority unde	ar 35 U.S.C. §§ 12	0 and/or 121.		
Attachment(s)  1) Notice of References Cited (PTO-892)					
	4) Interview	Summany (PTO-413) Paper	Natal		
Notice of Draftsperson's Patent Drawing Review		Summary (PTO-413) Paper Informal Patent Application	<del></del>		

## DETAILED ACTION

- 1. A request for continued examination (RCE) under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. The amendment and remarks, and the substitute specification, filed 3/18/03, have been entered. Applicant's submission of an unexecuted declaration under 37 CFR 1.132 is acknowledged.
- Claims 30-36 have been canceled. Claims 37-39 have been added. Claims 1, 5-6, 9-15, 28-29, and 37-39 are being acted upon.
- 3. In view of Applicant's amendment, filed 3/18/03, the previous rejections under the first paragraph of 35 U.S.C. 112 for lack of adequate written description have been withdrawn.
- 4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claims 1, 5-6, 9-15, 28-29, and newly added claims 37-39 stand/are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for,

the *in vitro* induction of non-responsiveness of MHC-matched clonal T cells to a defined antigen when dexamethasone-treated dendritic cells have been loaded with the same defined antigen, does not reasonably provide enablement for,

in vivo or in vitro induction of non-responsiveness of polyclonal T cells to any undefined antigen or the in vivo induction of non-responsiveness when an "unwanted T-cell response" is ongoing, for the reasons of record as set forth in Papers No. 6 and 13, mailed 6/29/01 and 9/19/02, respectively.

Applicant's arguments, filed 3/18/03, have been fully considered but they are not persuasive. Applicant argues that, "The description in the response filed October 29, 2001, does not involve an undescribed mechanism, but rather is discussed throughout the Specification."

Applicant is advised that by a mechanism "previously undescribed" it was meant that it appears that the instant invention functions through a mechanism that was undescribed prior to the instant application. Accordingly, the invention functions by a mechanism that must be considered unexpected and thus, unpredictable.

Applicant argues that the unexecuted declaration filed under 37 CFR 1.132 "confirms and extends the practical use of alternatively activated DC for modulation of the alloimmune response and shows that these can induce a prolonged skin graft survival even in a complete MHC incompatible donor-recipient combination."

Applicant is advised that an unexecuted 1.132 declaration cannot be considered and thus, provides no additional support for the invention of the instant claims. However, upon review, it appears that no antigen-loaded DCs were used in the disclosed experiments, thus, it is unclear how said declaration could support the invention of the instant claims. Note that the rejection is based on two key factors. First, the specification fails to disclose precisely how the antigens that induce unwanted T cell responses are established. Second, given that the claims are drawn to a method for preparing a pharmaceutical composition, the specification fails to adequately disclose that the DCs prepared with these unknown antigens would function as a pharmaceutical composition in vivo.

- 6. The following are new grounds for rejection.
- 7. Claims 1, 5-6, 9-15, 28-29, and 37-39 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor, at the time the application was filed, had possession of the claimed invention.

Under Vas-Cath, Inc. v. Mahurkar , 19 USPQ2d 1111, 1117 (Fed. Cir. 1991), to satisfy the written description requirement, an applicant must convey with reasonable clarity to those skilled in the art that, as of the filing date sought, he or she was in

possession of the invention, and that the invention, in that context, is whatever is now claimed. Further note that under Lockwood v. American Airlines Inc. 107 F.3d 1565,41 USPQ2d 1961 (Fed. Cir. 1997), "Entitlement to a filing date does not extend to subject matter which is not disclosed, but would be obvious over what is expressly disclosed". It would then seem that an obvious corollary would be that adequate written description does not extend to subject matter which is not disclosed, but would be obvious over what is expressly disclosed.

There is insufficient written description to show that Applicant was in possession of "means for reducing IL-12p40 production by said dendritic cell" or "means for causing said dendritic cell to secrete IL-10 in vitro", other than As said "means" comprise an unknown genus of dexamethasone. indeterminant size, one of skill in the art must conclude that the specification fails to disclose an adequate written description or a representative number of species to describe the Likewise, the specification discloses no specific claimed genus. "antigen[s] against which said T-cell response is to be reduced". Again, given the indeterminant size of the claimed "antiqen" genus, and in this instance no species of the genus are disclosed, one of skill in the art must conclude that the specification fails to disclose an adequate written description or a representative number of species to describe the claimed See Eli Lilly, 119 F.3d 1559, 43 USPQ2d 1398.

- 8. No claim is allowed.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Gerald Ewoldt whose telephone number is (703) 308-9805. The examiner can normally be reached Monday through Thursday from 7:00 am to 5:30 pm. A message may be left on the examiner's voice mail service. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan can be reached on (703) 308-3973. Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center 1600 receptionist whose telephone number is (703) 308-0196.

Papers related to this application may be submitted to Technology Center 1600 by facsimile transmission. Papers should be faxed to Technology Center 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). Papers should be faxed to Technology Center

5

1600 at 703-872-9306 (before final) and 703-872-9307 (after final).

G.R. Ewoldt, Ph.D.

Primary Examiner

Technology Center 1600

May 20, 2003